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UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

DISCLOSURE STATEMENT

- In civil, agency, bankruptcy, and mandamus cases, a disclosure statement must be filed by **all** parties, with the following exceptions: (1) the United States is not required to file a disclosure statement; (2) an indigent party is not required to file a disclosure statement; and (3) a state or local government is not required to file a disclosure statement in pro se cases. (All parties to the action in the district court are considered parties to a mandamus case.)
- In criminal and post-conviction cases, a corporate defendant must file a disclosure statement.
- In criminal cases, the United States must file a disclosure statement if there was an organizational victim of the alleged criminal activity. (See question 7.)
- Any corporate amicus curiae must file a disclosure statement.
- Counsel has a continuing duty to update the disclosure statement.

No.	24-4102	Caption:	US v. Conor Fitzpatrick		
Purs	suant to FRAP 2	5.1 and Local	Rule 26.1,		
Con	or Fitzpatrick				
(nar	me of party/amic	us)			
			, makes the following o condent/amicus/intervenor		
1.	Is party/amic	us a publicly	held corporation or other	publicly held entity?	□YES ✓NO
2.			ny parent corporations? orporations, including all	generations of parent	YES NO corporations:
3.	other publicl	ore of the stoc y held entity? fy all such ow		ed by a publicly held c	orporation or □YES☑NO

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7. Is this a criminal case in which there was an organizational victim?
If yes, the United States, absent good cause shown, must list (1) each organizational victim of the criminal activity and (2) if an organizational victim is a corporation, the parent corporation and any publicly held corporation that owns 10% or more of the stock of victim, to the extent that information can be obtained through due diligence.

Signature: _____ Date: ___ March 13, 2024

Counsel for: Conor Fitzpatrick